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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/597,297	08/30/2006	Gay Joyce Cornelius	102792-608-10458P1 US	8924
27389 NODDIS MCI	7590 08/31/2007	EXAMINER		
NORRIS, MCLAUGHLIN & MARCUS 875 THIRD AVE 18TH FLOOR NEW YORK, NY 10022			MAHONE, KRISTIE ANNETTE	
			ART UNIT	PAPER NUMBER
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			MAIL DATE	DELIVERY MODE
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

-		Application No.	Applicant(s)		
Office Action Summary		10/597,297	CORNELIUS ET AL.		
		Examiner	Art Unit		
		Kristie A. Mahone	3751		
The MAILI Period for Reply	NG DATE of this communication	n appears on the cover sheet wi	th the correspondence address		
WHICHEVER IS - Extensions of time mater SIX (6) MONTH: - If NO period for reply - Failure to reply within Any reply received by	LONGER, FROM THE MAILIN by be available under the provisions of 37 Cl from the mailing date of this communication is specified above, the maximum statutory p the set or extended period for reply will, by	IG DATE OF THIS COMMUNIC FR 1.136(a). In no event, however, may a ro	eply be timely filed THS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).		
Status		•			
1)⊠ Responsive	e to communication(s) filed on	19 July 2006.			
,	his action is FINAL . 2b)⊠ This action is non-final.				
· · · · · · · · · · · · · · · · · · ·	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.				
Disposition of Clair	าร				
4a) Of the a 5) ☐ Claim(s) 6) ☑ Claim(s) <u>1</u> 7) ☐ Claim(s)	18 is/are pending in the applications is/are pending in the applications is/are with is/are allowed. 18 is/are rejected. is/are objected to. are subject to restriction a	hdrawn from consideration.			
Application Papers					
10)⊠ The drawing Applicant m Replacemen	ay not request that any objection to	e: a)⊠ accepted or b)⊡ objec o the drawing(s) be held in abeyar orrection is required if the drawing			
Priority under 35 U.	S.C. § 119				
a)⊠ All b)□ 1.⊠ Cert 2.□ Cert 3.□ Copi appl	Some * c) None of: fied copies of the priority docur fied copies of the priority docur es of the certified copies of the cation from the International Br	ments have been received in A priority documents have been	pplication No received in this National Stage		
Attachment(s)					
1) Notice of Reference	es Cited (PTO-892) con's Patent Drawing Review (PTO-94		Summary (PTO-413) s)/Mail Date		

3) M Information Disclosure Statement(s) (PTO/SB/08)

Paper No(s)/Mail Date 7/19/2006.

5) Notice of Informal Patent Application

6) Other: __

DETAILED ACTION

Specification

1. Applicant is reminded of the proper language and format for an abstract of the disclosure. The form and legal phraseology often used in patent claims, such as "means" and "said," should be avoided. The abstract of the disclosure is objected to because it includes legal phraseology ("comprises" at line 1). Correction is required. See MPEP § 608.01(b).

Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 3. Claims 1-3,9,10,13,15-16, and 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Fuld, et al (2,251,734).

Fuld, et al show a fluid dispensing device with a reservoir (70) of liquid and a syphonic-action elongate delivery means (76) with a proximate end inside the reservoir, adjacent the bottom thereof, and distal end which dispenses the fluid in liquid form (Figs 1-3; Col. 3). Delivery means 76 is self-priming wick which feeds the liquid from the reservoir by capillary action (Col. 1, line 55). The liquid passes from the distal end onto a tray (40) with an absorbent body (78) and then to the locus to be treated. Also, note that the liquid is of a type that evaporates from the distal end to yield an air-modifying

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vapor (Col. 3, lines 49,70). The device may be secured to the rim of a lavatory cistern via fastening means 24 (See Fig. 3, col. 2, lines 25-30). ¹

4. Claims 1,4-12,14, and 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Ewing, et al (3,316,559).

Regarding claims 1, 10,14, and 18², Ewing et al show a fluid dispensing device (15) with a reservoir (as at 18) of liquid and a syphonic-action elongate delivery means (plastic tube, 20) with a proximate end (20a) inside the reservoir, adjacent the bottom thereof, and a distal end (17) which dispenses the fluid as a vapor (Figs. 2-4; Col. 2, lines 5-25).

Regarding claims 4-9, as shown in Figure 3, device 15 is adapted to be secured to the rim of a vessel such as a lavatory bowl or cistern. The device has a portion that extends over the rim (18b, 34) of the vessel (bowl 10) and a portion that extends downwardly (16b) into the vessel which together define a generally U-shaped opening which resiliently engages the rim of the vessel. The reservoir is disposed outside the vessel while the distal end of the liquid delivery means lies inside the vessel. Also, note that the liquid delivery means is in contact with each portion of the U-shaped opening (18b,34,16b).

Regarding claims 11 and 12, note that the device has a flexible wall (as at 18a) which the user may compress to prime the symphonic-action liquid delivery means.

Claim Rejections - 35 USC § 103

¹ The method of dispensing specified in claim 18 is anticipated by the normal operation of the disclosed apparatus.

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5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim 17 is rejected under 35 U.S.C. 103(a) as being unpatentable over Fuld et al (as discussed above) in view of MoodyCliffe et al (2004/0049839).

Fuld, et al do not specify a non-drying liquid, as claimed. MoodyCliffe et al, however, disclose a lavatory dispenser wherein the active liquid contains a humectant to prevent phase separation and precipitation; i.e. drying (Para. 0021). Therefore, it would have been obvious to person of ordinary skill in the art at the time the invention was made to have utilized a liquid with humectant in Fuld's dispenser to prevent accumulation of solid residue.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: Klammsteiner (5,457,822), Ewing et al. (2,760,209), and Kuss (2,770,492), each cited to show similar dispensing assemblies. Also, Klinkhammer et al. (6,817,040) is cited to show a sintered capillary feed means.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Kristie A. Mahone whose telephone number is (571) 272-3680. The examiner can normally be reached on Monday -Friday 8:30A.M-5 P.M..

² The method of dispensing specified in claim 18 is anticipated by the normal operation of the disclosed apparatus

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Gregory Huson can be reached on (571) 272-4887. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Kristie A. Mahone

Examiner Art Unit 3751

GREGORY HUSON SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3700